REMARKS

Claims 54-65, 67, 69-80 and 82 stand rejected under 35 U.S.C. § 102(e) as being anticipated by U.S. Patent No. 6,415,307 ("Jones"). This rejection is respectfully traversed. In the Examiner's Answer filed in the appeal of the present application prior to the request for continued examination, the examiner took the position that nothing in the claims states that the content list must have one or more elements that were previously in the list. Examiner's Answer at 9. While applicant respectfully disagrees, the currently pending claims have been amended to add an express requirement that "at least one portion of the content list present prior to implementation of the revision remains in the content list after implementation of the revision." Applicant respectfully submits that this limitation clearly distinguishes the application from Jones. Accordingly, withdrawal of the rejection is respectfully requested.

Claims 66, 68 and 81 stand rejected under 35 U.S.C. § 103 as being obvious over Jones. Each of these claims has been amended to require (via their dependency on claims 54 and 69) a requirement that "at least one portion of the content list present prior to implementation of the revision remains in the content list after implementation of the revision." This limitation is neither disclosed nor suggested in Jones. Accordingly, withdrawal of the rejection is respectfully requested.

In light of the above, Applicants submit that this application is now in condition for allowance and therefore request favorable consideration. If any issues remain which the

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Examiner feels may be best resolved through a personal or telephonic interview, the Examiner is respectfully requested to contact Applicants counsel, James M. Heintz at 202.799.4171.

Respectfully submitted,

DLA PIPER LLP (US)

James M. Heintz

Registration No. 41,828

500 8th Street, NW Washington, DC 20004-2131 Telephone No. 202.799.4000 Facsimile No. 202.799.5000